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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/031,091	01/15/2002	Gene Harlow Johnson	RCA 89650	5994
Joseph S Tripo	7590 10/05/2007 li		EXAM	INER
Thomson Mult	imedia Licensing Inc	CHOWDHURY, SUMAIYA A		
PO Box 5312 Princeton, NJ 0)8543-5312		ART UNIT	PAPER NUMBER
,			2623	
			MAIL DATE	DELIVERY MODE
			10/05/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	<u> </u>	Application No.	Applicant(s)
	۸;	10/031,091	JOHNSON ET AL.
	Office Action Summary	Examiner	Art Unit
	•	Sumaiya A. Chowdhury	2623
Period fo	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAMES of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Deperiod for reply is specified above, the maximum statutory period varie to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)⊠	Responsive to communication(s) filed on 16 July This action is FINAL. 2b) This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final.	
Disposit	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) 1-12 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.	
Applicat	ion Papers		
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Examine	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority (ınder 35 U.S.C. § 119		
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachmen	t(s) ee of References Cited (PTO-892)	4) Interview Summary	(DTO 442)
2) Notic 3) Infor	te of Neigherices Cited (FTO-692) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) tr No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate

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DETAILED ACTION

Response to Arguments

 Applicant's arguments with respect to claims 1-12 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1-12 are rejected under 35 U.S.C. 102(e) as being anticipated by Wugofski (6003041).

As for claim 1, Wugofski teaches in a video processing apparatus having at least two video inputs, each video input able to receive a video signal originating from a respective one of a plurality of external input sources and coupled to a display device, a method of performing a channel search comprising:

determining by a user a currently selected video input from one of the at least two video inputs (user identifies source 110; col. 6, lines 24-30; signal sources 110 include antenna, DBS, cable, etc.; col. 3, lines 1-27);

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detecting available channels from various possible channels received from the source connected to only the currently selected video input (col. 6, lines 33-65); and updating a channel list of channels available for the currently selected video input (col. 6, lines 50-65).

As for claims 2, 6, and 10, Wugofski teaches detecting available channels comprises detecting only digital channels (DBS; col. 3, lines 4-5).

As for claims 3, 7, and 11, Wugofski teaches after determining a currently selected video input:

means for utilizing information generated from a previous full channel search regarding whether a video input is coupled to a cable video signal source or an antenna video signal source (User selects source 110; col. 6, lines 24-30. The system then goes through map database 370 to detect if any device/physical-channel keys are not present in database 370 for the selected source; col. 6, lines 33-65).

As for claims 4, 8, and 12, Wugofski teaches after determining a currently selected video input:

means for utilizing information entered by a user regarding whether a video input or television signal is coupled to a cable video signal source or an antenna video signal source (After the user selects the video input, the user selects the channel to view through EPG 320. If the user has a cable video signal source selected, the user selects

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a channel through the EPG. In contrast, if the user has an antenna video signal source selected, the user manually enters in the channel number or depresses the channel up/down button to select a channel. In other words, based on the video signal source, user selection of a channel differs- col. 4, lines 40-50).

Claim 5 contains the limitations of claim 1 and is analyzed as previously discussed with respect to that claim. Claim 5 additionally calls for the following:

Means for selecting one RF video input of the at least two RF video inputs (VHF/UHF antenna & modem which processes RF TV signals) as a television signal source for processing (col. 3, lines 1-20);

Claim 9 contains the limitations of claim 1 and is analyzed as previously discussed with respect to that claim. Claim 9 additionally calls for the following:

means (signal receivers 120) for receiving a first plurality of channels of television signals from a first television signal input (antenna) of the at least two video inputs (col. 6, lines 16-33);

means (signal receivers 120) for receiving a second plurality of channels of television signals from a second television signal input (cable) of the at least two video inputs (col. 6, lines 16-33);

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means (140) for displaying video data associated with one of the plurality of channels of television signals from either the first and second television signal inputs (col. 3, lines 33-38);

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sumaiya A. Chowdhury whose telephone number is (571) 272-8567. The examiner can normally be reached on Mon-Fri, 9-5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571) 272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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ANDREW Y. KOENIG PRIMARY PATENT EXAMINER

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